## EPSTEIN SACKS PLLC

ATTORNEYS AT LAW

100 LAFAYETTE STREET - SUITE 502

NEW YORK, N.Y. 10013

(212) 684-1230

Fax (212) 571-5507

BENNETT M. EPSTEIN: (917) 653-7116 SARAH M. SACKS: (917) 566-6196

September 3, 2024

Honorable Richard M. Berman United States District Judge Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007-1312

Filed on ECF

<u>United States v. Amadou Ba</u> 23 Cr. 265 (RMB)

Dear Judge Berman:

We represent Amadou Ba pursuant to the Criminal Justice Act. We write to seek a change to his bail conditions at the recommendation of pretrial services. One of his current bail conditions is that he "may not possess personal identifying information other than his own/immediate family members[.] (See ECF No. 23.) Mr. Ba is currently employed selling internet and cable subscriptions for a cable company, and as part of his work he has access to other people's identification information. Pretrial has asked us to seek a change that would remove this requirement to alleviate any concern about his compliance with his bail conditions. We have discussed this request with the Government, and they have no objection to removing this condition.

Application grante	ed on cons	ent.		6 y 5
SO ORDERED:	21	14	<b>D</b>	
Date: 09/06/2024	Richard M. Berman, U.S.D.J.			

Respectfully submitted,

Sarah M. Sacks